CIRCUIT COURT.

The Regular October Term Opened This Morning -The Proceedings.

The regular October term of the Pettis circuit court opened this morning, Judge Richard Field presidmorning, Judge Richard Field presiding. The term will last four weeks. The following entries were made to-

Sedalia Water Works company et al., vs. Theo. Plate, et. al. Injunction. By leave of court plaintiffs amend petition by interlineation by adding to paragraph 3, the following words: "Which said five directors were, prior to said 24th day of January 1891, the legally authorized and acting directors of the said company, and the same said directors had been authorized and acting from the incorporation and organization of the said company. leave of court.

Citizens National bank, vs. J. N. Durrill et. al., Note. Continued by general consent.

Ralph Manker, vs. Louis Deutsch. Appeal account. Continued by general consent.

Edward Hurley vs. Central Electric L. & P. Co., et. al.; mechanics lien.

Andrew M. Swope, administrator vs. Marquis D. Swope et. al.; account.

Plaintiff files amended reply to answer

J. A. McIntire vs. R. A. Bran of W. D. Swope.

Ernest Lamy vs. city of Sedalia; ejectment. Defendant files amended answer. A. F. Shapleigh Hardware Co. vs.

I. Norton et. al.; attachment. Plaint-

Minter Bros. vs. Ellis R. Smith : replevin, Plaintiff files demurrer to part of answer.

Maggie Lientz et. al. vs. Continental Insurance Co., of New York; damages. Defendant files motion to dismiss; motion sustained and cause dismissed at costs of plaintiff.

J. W. Scudder, et. al., vs. Curtis Field, guardian of L. J. Dillon, et. al., garnishment. Plaintiff files de-nial of answer of garnishee.

Narcissa Crawford, appellant, vs. J. R. Neale, appeal. Defendant files motion to dismiss appeal and affirm

Benj. Cander vs. Kansas City and Indiana Rapid Transit Ry. Co., et. al. Stipulation filed to remand cause to Jackson county, and cause remand-

ed accordingly.

Willis P. King vs. W. H. Wood, attachment. Plaintiff makes and files proof of publication.

David Emrich, et. al., vs. Conrad Hildebrand, attachment. Plaintiff files proof of publication.

Ada. C. Price vs. John P. Hig-gins, damages. Continued generally and leave given defendant till Janu-Stuart, guardian of

ary 15 to file answer. Ward Bros., vs. F. H. Easley, contract. Defendant files motion for

Samuel R. Daniel vs. John L. Johnson, damages. Defendant files during term.

motion for costs and answer. F. T. Buckner vs. J. D. Duckworth, appeal. Appellee enters ap-

Samuel Haulsworth vs. Houstonia Bank, guardian of Thomas J. Grimes, garnishment. Dismissed by plaintiff at ber costs.

Mary Casper vs. Grand avenue fifes reply.

Wm. M. Moore vs. J. S. McFadden, communification. Defendant taxes, defendant Goodfellow files files motion for costst verified by affidavit, defendant files answer.

T. A. Grevers & Sons vs. Charles Koock, notes and account. Defendant files motion to dismiss and answer. dismissed. Plaintiff files bond for costs and bond approved.

Joseph L. Morgan vs. Charles A. Same vs J. Page; account. Defendant files mosame entry.

tion to dismiss suit. Morris & Lewis vs. Charles Koock ; dismiss and answer. Plaintiff files and cause continued.

bond for costs and same approved.

Peter Dump vs. J. S. McFadden; damages. Dismissed at plaintiff's cost. First National Bank vs. Henry Weslop, note. Defendant files an-

swer. John C. Van Riper vs. W. P. Davis; ejectment; by consent leave granted defendant to answer on or

before December 15th. Cyrus Newkirk vs. T. L. Absher; attachment; defendant files answer.

Sarah Ann Brand et. al., vs. Mary Cannon et. al.; contested will on change of venue from Jackson county; time for filing bill of exceptions extended during term.

P. J. Cunningham vs. Francis Mc-Allister et. al.; equity; decree for defendants at their cost as per stipu-

equity; plaintiff files amended · peti-rate answer.

tion; leave granted defendants to plead on or before December 15th. Ridge bank et. al.; summary pro-ceedings to set aside election of bank directors; defendants file report of taxes; defendant, John N. Rugen, new election, exhibits, etc.

James Adkins, vs. Mary Adkins; Same vs Stephen D. divorce; by leave of court defendant defendant files answer. files answer.

Cassius M. Ewers et. al., vs. Hannah

Railway company; damages on Plate et al., and the injunction made change of venue from Jackson county; perpetual. dismissed at costs of defendant as per stipulation filed.

Milton Graham vs. Green Ridge Building and Loan association et al equity; defendants file answer. W. H. H. Pointer vs. George W.

Rothwell, et. al; equity; defendant Rothwell files demurrer.

Larkin B. Ream vs. Green Ridge equity; defendant files answer. Plaintiff withdraw reply and file Clara Quilty vs. Edward Quilty motion to strike out part of answer by divorce ; defendant files answer.

Katie E. Tegler et al, vs. Malinda A. Stingle et al, partition; defendant John C. Womack files separate an-swer; parties files stipulations. Martin Biggs vs. Synthia A Biggs, divorce; defendant files motion for

alimony pendent lite and also files demurrer.

Samuel Black vs. Flora J, Black, Defendants file motion to strike out divorce; plaintiff makes and files part of petition. Margaret Conner vs. Jas. Conner;

J. A. McIntire vs. R. A. Brame et Kernodle. No al; equity; parties file stipulations tion for costs.

and papers referred to therein Sedalia Gaslight Co. vs. D. Ramsey

J. H. Churchill vs. A. S. Miller; iff makes and files proof of publica- appeal; continued generally by con- Paige. Account. Defendant files

to answer.

Minter Bros. vs. Robert Ramsey et al; replevin; continued generally by consent.

Richard Young vs. James Beatty; appeal; continued generally by con-

Nichols, Shepard & Co. vs. R. C. Sneed; contract; defendant files Defendant files answer. amended answer.

Jno. D. Varnex, vs. H. C. Gor-

Mary L. Spencer, vs. Kansas City Railway company. Damages. De-fendant files motion for new bond for

Newton Todd, vs. Jno. J. Lamm. Appeal. Plaintiff files original agree-

Liddy Dirk, vs. Singer Manufact-David Emrich et. al., vs. G. A. granted to Johnson county.

brand. Garnshment. Plaintiff files Co.; damages. Dismissed for want interogotory. John R. Clepton, curator; McQuit-

ty heirs vs. Cyrus Newkirk et al. try. bond; leave to defeudants to answer

Frederick Kruger vs. B. L. Murray et al, ejectment; defendants file iff; first count, 8460 42, at 10 per answer. Wm, A. Brown vs. Marian Brown,

defendant files answer. J. A. McIntire vs. R. A. Brame et al, equity; parties file stipulations and motion to dismiss appeal and affirm papers referred to therein, plaintiff judgment.

ate answer. Same vs John Goodfellow et al

separate answer. Same vs Jerome Hill et al; taxes: defendant Hill files separate answer.

Same vs Lillie Smith et al; taxes defendants file answer.

Same vs James M. Jones; taxes; of C. C. Tozer; appeal; same entry.

Same vs DT Abell et al; taxes; by consent defendant have leave to plead garnishee of E. J. Camp; garnishaccount. Defendant files motion to on or before the first day of next term

> Same vs D T Abell et al ; taxes : same entry. Same vs. Rebecca Alder et. al. same ; same entry.

Same vs. D. T. Abell ; taxes ; same entry. Same vs. D. T. Abell; taxes; same

entry.

Same vs. D. T. Abell; taxes; same Same vs. D. T. Abell; taxes; same

entry. Same vs. Smith & Keating Implement Co.; taxes; same entry.

Same vs. Frank Tomlin et. al. taxes; same entry. Same vs. B. G. Wilkerson et. al. taxes; same entry. Same vs. Wm. J. Buck et. al.

taxes; defendants file answer. Same vs. John Riley et. al.; taxes; John J. Kelly vs. U. F. Short; defendant, Elizabeth Riley, files sepa- J. W. McClure vs. D. H. Smith

Same vs same; taxes; same entry. lead on or before December 15th.

J. Frank Tomlin et. al., vs. Green taxes; defendant, Curis D. Field,

files separate answer. Same vs Stephen D. Clift; taxes,

Same vs Lydia Hesismeyer et al taxes ; defendant files answer.

Verdict for the plaintiff was rendered in the case of the Sedalia Water T. S. Sliter vs. Kansas City Cable works company et al vs Theodore

Mary A. Geither vs city of Sedalia; damages; settled and dismissed at defendant's costs.

Anthony Gaither vs City of Sedalia; damages; settled and dismissed at defendant's costs.

costs filed. State av rel Michael Doherty vs J. S. Bosserman; taxes; dismissed by

plaintiff. Same vs Maria Handley et al ; same

Same John N.Ruger et al ; separate entry of J. L. Barnard and J. L. Fast filed. Same vs D. A. Buck; defendant

files answer. Cyrus Newkirk vs. Jno. Kaiser. Contract. Leave given defendants to answer on or before December 15. J. S. Hughes & Co., vs. L. T. Kirk. Kote, Plaintiff files motion

for costs. Justina M. Sherman vs. O. P. Kernodle, Note. Plaintiff files mo-

T. A. Grevens & Sons vs. Chas. Cook. Notes and account. Plaintiff appeal; continued generally by con- files motion for judgment on plead-

Jos. L. Morgan ve. Charles A.

J. C. Thompson vs. S. L. Highley-man; note; defendant has 'till Friday Divorce. Defendant files answer. Mary J. Rudy vs. Jacob Rudy. State ex rel., Michael, vs. W. C. Winfrey. Taxes. Defendant files answer.

Same vs D M Gray, taxes. Defendant files answer. Same vs Daniel M Gray, et

taxes. Defendant files answer. Same vs A W Winzenberg, taxes. N H Henderson, appellant vs A J

August Hoffman, vs. Wm. B. Erskine, appeal account. By consent Riley. Damages. Stricken from docket at cost of plaintiff. Erskine, appeal account. By consent missed by plaintiff. Chas. E Yeater, trustee, appellant,

man. Appeal. Continued generally vs Edward Hurley, appeal note. taxes; defendant Goodfellow files by consent.

Judgment for defendant. Taken under separate answer. advisement. First National bank vs C W Wor-

man & Co., garnishment. Dismissed at plaintiff's costs. Peter Brandt vs W R Estill, account. Continued generally by con- entry.

John Dean vs. Receivers M. K. & uring company. Appeal. Continued- T. R'y Co.; damages. Appeal heard and sustained; change of venue

of prosecution.

Louisa Allen vs. Same; same en-

Charles E. Yeater, trustee, vs. Jno. D. Russell; note. Taken up, evidence heard and judgment for plaint- defendant files answer. cent; second count, \$210.24, at 5 per

Narcissa Crawford, appellant vs. J. R. Neale; appeal. Defendant files

Railway Co., damages. Change of venue from Jackson county. Dismissed by plaintiff on paper filed at fendant Martha L Hawk files separ-filed; cause dismissed at plaintiff's Chris Hye vs. receivers M., K. &

answering.
A. C. Bayett, vs. receivers M., K. & T. Railway company; garnishee of tion to dismiss. George Smith ; appeal ; same entry.

P. Doble, vs. receivers M., K. & Same vs N. H. Hire et al; taxes; T. Railway company; garnishee of consent generally. Tim Honlihan ; appeal ; same entry. G. L. Giersa, vs. receivers M., K. & T., Railway company; garnishee

England and American Mortgage company, vs. First National bank; ment; sheriff files motion for costs. Heilman Machine Works vs. G. H.

Dyett; note; same entry. Robert Ramsey for Julius Arns- \$1,278.38 at 10 per cent. dorff vs. Standard Stamping Co. et. al.; bond; motion to dismiss sustained unless plaintiff files bond for answer.

Lucy F. Delapp et. al. vs. James al.; note; defendant files motion for paving. Delapp et. al; partition; J. A. Brent security for costs; by leave of court special commissioner files report of defendant files answer. sale; by consent report taken up, Missouri Trust Co. vs. J. B. Jaynes heard and confirmed and said commissioner ordered to pay proceeds to Davis: judgment against John B. so Hempfling of Butler, Pa., swears that

et. a!; equity; sheriff files motion for

commissions; same entry.

WORTH A GUINEA A BOX."



John Siney vs. receivers M. K. & John G. Anamosa vs Electric R'y., L. & P. Co.; damages; motion for petition and bond for removal to U. 8. circuit court; sheriff files motion

Of all druggists. Price 25 cents a box.

New York Depot, 365 Canal St.

for cost. E. P. Johns vs. W. P. Cousley g. P. Johns vs. W. P. Cousley; attachment; affidavit filed and order of publication against the defendant. Samuel Stahl vs. C. W. Robbins et. al; mechanic's lien; sheriff files motion for cost.

Minter Bros. vs Ellis R Smith, reproposition to issue \$35,000 in bonds bearing 6 per cent interest provided.

plevin; demurrer to part of answer overruled.

McCormick H. M. Co. vs CL Mc Carty et al; note; continued generally number of petitioners can be easily John S Hibbs vs E J Camp; damages; sheriff files motion for costs. Eng. and Am. Mortg. Co. vs E

Camp; attachment; same entry.
Nichols, Shepard & Co. vs R C Sneed ; contract ; same entry. L Hutchinson vs J B Wilcox; notes; same entry.

Wm. Warwick vs Jas S Ream et al, Interstate Mining Co. vs S A Roose

account; same entry.

Mattie J Sallie vs R C Sneed; conversion ; same entry. Samuel Houlsworth vs C C Jackson et al; note; same entry. F Weber & Co. vs W L Beitler;

account; same entry.

James Milner vs John Baker et al; note; same entry. Milton Graham vs. Green Ridge

State ex rel M. Doherty, collector, va Vitula B Clifford et al ; taxes ; dis-

Same vs Mrs. A. A. Brows; taxes; same entry. Same vs John Goodfellow et al

Same vs James E. Ritchey et al taxes; dismissed by plaintiff.
Same vs Isaac Graham; taxes; same

Same vs John Hoffman; taxes; same Same vs John Hoffman; taxes;same

Same vs J S Bosserman et al;taxes; same entry. Same vs. Mary Handley; taxes me entry.

Same vs. Anna A. Linabarry; taxes; judgement for \$21.67. Same vs. John N. Rugen et. al.; re-election of Gov. Campbell were it the day Forepaugh's circus was in taxes; defendants, G. W. Barnett in Hamilton county. Mr. Mills spoke He was given two years in the pen. and J. L. Fast, file separate answer. Same vs. John L. Kahrs; taxes,

Same vs. W. H. Winfrey : taxes : same entry.

Same vs. D. M. Gray; taxes; same Same vs. D. M. Gray et. al.; taxes;

same entry. Same vs. A. W. Winzenburg taxes; same entry. F. D. Bronson vs. W. P. Burcham;

scire facias to revive judgement; filed; cause dismissed at plaintiff's alias writ of summons ordered to costs and garnishee allowed \$10 for Henry county.

L. B. Ream, appelant, vs. Henry

Richard Cheatham, by next friend, Sarah Cheatham vs City of Sedalia; and one of the hardest workers in damages; continued generally by Uncle Sam's service. His jurisdiction consent.

Samuel Houlsworth vs. C. C. Jackson et. al; note; motion for costs every day occurrence, and excites no withdrawn; judgment for plaintiff for more interest than a Missouri dog

James Milner vs. John Baker et.

et. al.; note; dismissed as to M. M. parties entitled thereto after payment of costs.

A. F. Shapleigh Hardware Co. vs. Norton & Higginbottom; attachment; motion for priority taken up, heard and overruled.

Plin Vinton vs. W. A. McNulty

Davis: judgment against John B. Jaynes on first count, \$306.71, interest 8 per cent; second count, \$236.85, interest 8 per cent; third count, \$236.85, interest 8 per cent; fourth count, \$1,065.80, interest 8 per cent; fourth count, \$1,065.80, interest 8 per cent; fifth count, \$1,776,33, interest 8 per cent; was cured of 40 to 50 convulsions a day, and much headache, dizzinees, backache and nervous prostration by one bottle.

Children Cry for Pitcher's Castoria.

BAZOO GOSSIP.

Brief Chats About Current Events.

The merchants of Sedalia anticipate a big fall and winter trade, and are purchasing large assortments. "It will be an old fashioned winter," said one of them to the Gossiper, "and seasonable weather is always better for business. In addition the enormous crops and prevailing good prices will have a tendency to make things more lively. The last three winters were unusually warm, and as a consequence at the opening of spring the merchants found themselves with half the winter stock on their shelves. The "oldest inhabitant" and the scientist agree that the approaching winter will be long and somewhat severe, hence the merchant is laying in an extra supply."

bearing 6 per cent. interest, provided the proper petition is presented. There is no doubt but that the legal secured. In fact, I am at work on the business now. Pettis county can well afford a building of this kind, and it is essentially necessary that the work should be done as soon as possible. The present building is totally unsuitable for the purpose for which

it is used. "A good topic for discussion at these Alliance meetings," remarked a level headed farmer, to-day, "is the question of improving the county Taken to the Pen by Sheriff Calroads. It would be a vast deal better than the political wrangling going on. I notice we are to have a three day's meeting in Sed-lia, but I suppose, as usual, about nineteen twentieths of the time will be devoted to the discussion of subjects that will benefit the farmer not a bit. The state constitution fixes ten cents on the \$100 val-B. and L. Association; equity; same the county court can levy for road amendment to the constitution to inbut each time it has been defeated by the agricultural districts. This would be a good subject to engage the attention of the farmers' meeting.

"The political fight now going on in Ohio," said Mr. Maltby, a Cincinnati traveling man to the Gossiper, "is getting warmer as the election draws near. It is a life and death struggle with the republican party, Allen was sent to the county jail for and they are aroused to an extent sixty days. is being brought to the state to help Citizens bank at Windsor ar in Hamilton county. Mr. Mills spoke to the malcontents at Cincinnati the C. W. Lisher is an aeronaut and the republicans cannot."

Mr. W. D. Buckley, a very intelligent and sociable gentleman of Ft. Smith, Ark., was in the city to-day. He is a graduate of William Jewell College, of Liberty, Mo., and is on Stonewall Hopkins vs. J. R. Cart- his way to Columbia to pursue his wright; appeal; defendant files mo- studies at the Law school of the state university. "One of your former principals bere, Prot. J. L. Hollaway," Wallington; appeal; continued by he said to the Gossiper, "is now superintendent of schools at Ft. Smith. Sarah Cheatham vs. City of Seda- and is giving entire satisfaction. An lia; damages; continued generally by other prominent gentleman, and former Missourian, is Judge I. C. Parker of the U.S. District court, embraces some pretty rough communities, and a hanging is almost an 81,278.38 at 10 per cent.

Mrs. Mattie Brown vs. Mo. Pa.

R'y Co.; damages; defendant files answer.

Low Miles we Lake Brown and it appears unusually enterprising, but I believe Ft. Smith might give you some lessons in street

STARTLING FACTS.

The American people are rapidly be-coming a race of nervous wrecks, the fol-

and nervous prostration by one bottle.

Trial bottles, and fine book of marvelous call on or address nearest railroad ticket cures, free at A. T. Fleischmann's who agent or is and guarantees this unequaled



ONE ENJOYS

Both the method and results when Syrup of Figs is taken; it is pleasant and refreshing to the taste, and acts gently yet promptly on the Kidneys, Liver and Bowels, cleanses the sys-tem effectually, dispels colds, head-aches and fevers and cures habitual constipation. Syrup of Figs is the only remedy of its kind ever produced, pleasing to the taste and acceptable to the stomach, prompt in its action and truly beneficial in its effects, prepared only from the most healthy and agreeable substances, its many excellent qualities commend it to all and have made it the most

popular remedy known.

Syrup of Figs is for sale in 50c and \$1 bottles by all leading druggists. Any reliable druggist who may not have it on hand will procure it promptly for any one who wishes to try it. Do not accept any substitute.

CALIFORNIA FIG SYRUP CO.) LOUISVILLE, KY. NEW Y NEW YORK, M.Y.

A BATCH OF PRISONERS. laway of Henry County.

Sheriff James Callaway, of Clinton. arrived in Sedalia this morning, having in charge four prisoners, three of whom are white men and have inter-

esting histories.

Robert Allen alias James Piper, and his wife located in Clinton about a uation as the maximum amount that the county court can levy for road purposes. In Pettis county this amount is altogether sufficient. Twice has the legislature submitted an list whe located in Clinton about a year ago. They claimed to have come from Indiana. They put up a hotel and seemed to be in good circumstances. Allen said that he was in Clinton for the purpose of looking after for the purpose of looking after some land investments. On the fifth crease this to 15 cents on the \$100. of January a board bill against him and his wife. amounting to 884, fell due and he forged a check on his brother in LaCygue, Kansas, in order to pay it. He then skipped out for parts unknown. Sheriff Calla-way after much trouble located him in Fort Scott and brought him back prisoner. He was tried and convicted

never before exercised. Money is being freely used and the best talent Brown, forged a check for \$15 on the publican cause. And I tell a cow with the money. He came to you they will need every vote. I be- Sedalia and was followed here by lieve there would be no doubt of the Sheriff Callaway, who arrested him

other evening, and his address re- was engaged by the Henry county sulted in much good to the democratic fair directors to make two ascensions. cause. However, both Gov. Camp- This he did, but not being content bell and Maj. McKinley are personally very popular, and it will be a pretty fight to the finish. The democrats can bear a defeat in that state- skipped out and was arrested three weeks ago in Kansas City. Sheriff Calaway knew that he was a powerful athlete and when he accidentally ran across him in the street, pulled out his revolver and made him throw up his hands. Lisher received a sen-

tence of two years. The fourth prisoner was a colored boy named Joseph Reid who was convicted of petit larceny.

FROM KALAMAZOO.

A box of Headache Capsules, were handed me and I have used them with perfect success. They cannot be recommended too highly. Could not possibly do without them in my house. I recommend them to sufferers with this common though terrible complaint. Yours truly,

J. ENSING, Kalamazoo, Mich. For sale by Aug. Fleischmann, corner Fourth and Ohio, Mertz & Hale, 210 Ohio, O. W. Smith, 916 East Third.

LOW RATES. TO THE WINTER RESORTS OF TEXAS, MFX-ICO AND CALINORNIA. Until April 30th, 1892, round trip excursion tickets will be on sale daily by the dissouri, Kansas & Texas R'y at very

low sites, to the following Winter Tourists
Points: Austin, San Antonio, Corpus
Christi, Lamposas, Rockport, Galveston
and El Pato, Texas, and Deming New Mexico. These tickets have a transit limit of 30 days in each direction with a final limit for return to June 1st, 1892, and are good

to stop off at all points in the state of Texas within the transit limit of the ticket. In addition to this the M., K. & T. R'y will sell daily round trip tickets to the principal tourists points in Mexico and California. These tickets are good six

GASTON MESLIER 10-7dltw G. P. & T. A., Sedalis, Mo.